| 1 2 | JOSHUA W. ROSE, ESQ. BAR#: 191024 CLAPP, MORONEY, BELLAGAMBA and VUCINICH A PROFESSIONAL CORPORATION 1111 Bayhill Drive, Suite 300 San Bruno, CA 94066 (650) 989-5400 (650) 989-5499 FAX Attorneys for Defendants URI GELLER and EXPLOROLOGIST, LTD. | | | |
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| 8 | UNITED STATES DISTRICT COURT | | | |
| 9 | NORTHERN DISTRICT OF CALIFORNIA | | | |
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| 11 | JOHN DOE aka BRIAN SAPIENT, | CASE NO.: C07-2478 VRW | | |
| 12 | Plaintiff, | STIPULATION AND [PROPOSED] ORDER TO VACATE & CONTINUE 12- 13-07 ADR/ENE DEADLINE UNTIL AFTER RULING ON DEFENDANTS' MOTION TO DISMISS | | |
| 13 | v. | | | |
| 14 | URI GELLER and EXPLOROLOGIST, LTD., | | | |
| 15 | Defendants | Complaint filed: May 8, 2007 Honorable Vaughn R. Walker | | |
| 16 | | Andrew Fangini III (Fanis) | | |
| 17 | | | | |
| 18 | THE PARTIES, BY AND THROUGH THEIR RESPECTIVE ATTORNEYS OF RECORD | | | |
| 19 | HEREBY AGREE AND STIPULATE AS F | OLLOWS: | | |
| 20 | 1. This matter was filed by plaintiff JOHN DOE A/K/A BRIAN SAPIENT on May 8 | | | |
| 21 | 2007. | | | |
| 22 | 2. Defendants URI GELLER and EXPLOROLOGIST, LTD. are represented by lead | | | |
| 23 | attorney, Richard Winelander, Esq., admitted Pro Hac Vice, and by local counsel, Jeffrey Vucinich | | | |
| 24 | Esq. | | | |
| 25 | 3. On September 14, 2007, Honorable Judge Vaughn R. Walker ordered the parties to | | | |
| 26 | complete ADR/ENE within 90 days, or by December 13, 2007. | | | |
| 27 | 4. Defendants' motion to dismiss/transfer is set to be heard on December 6, 2007. An | | | |
| 28 | initial case management conference is set for the | initial case management conference is set for the same day. | | |
| | STIPULATION & ORDER TO CONTINUE ADR/ENI DEADLINE CMC; CASE NO. C07-2478 VRW | G:\Data\DOCS\0073\03838\CMC\st ip-cont-adr | | |

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Electronic Frontier Foundation

By: /s/
Corynne McSherry, Esq.
Attorney for Plaintiff,
John Doe aka Brian Sapient

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| | Case 3:07-cv-02478-VRW Document 34 Filed 11/29/2007 Page 3 of 5 | |
|----|---|--|
| 1. | ADR/ENE COMPLIANCE ORDER | |
| 2 | | |
| 3 | Court orders as follows: | |
| 4 | The ADR/ENE deadline of December 13, 2007 is vacated; and | |
| 5 | The parties shall file, no later than 14 days after the Court's ruling on defendants' motion to | |
| 6 | dismiss/transfer, file a proposed schedule for completion of ADR. | |
| 7 | | |
| 8 | IT IS SO ORDERED. | |
| 9 | Dated: | |
| 10 | UNITED STATES DISTRICT JUDGE Honorable Vaughn R. Walker | |
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| | STIPULATION & ORDER TO CONTINUE ADR/ENE G:\Data\DOCS\0073\03838\CMC\st | |

JOHN DOE aka BRIAN SAPIENT v. URI GELLER, et al.
United States District Court, Northern District of California Case No. C07-2478 VRW

PROOF OF SERVICE

I, the undersigned, hereby declare that I am over the age of eighteen years and not a party to the within action. My business address is 1111 Bayhill Drive, Suite 300, San Bruno, CA 94066. On the date indicated below, I served the within:

STIPULATION AND [PROPOSED] ORDER TO VACATE & CONTINUE 12-13-07 ADR/ENE DEADLINE UNTIL AFTER RULING ON DEFENDANTS' MOTION TO DISMISS

on the parties in this action by transmitting a true copy of the foregoing document(s) in the following manner:

Richard Winelander, Esq. Jason M. Schultz, Esq. 1005 North Calvert Street Corynne McSherry, Esq. Baltimore, MA 21202 Marcia Hofmann, Esq. Tel: (410) 576-7980 **Electronic Frontier Foundation** 454 Shotwell Street Fax: (443) 378-7503 e-mail: rw@righverdict.com San Francisco, CA 94110 Attys Pro Hac Vice for Uri Geller and Tel: (415) 436-9333 ext. 112 Explorologist, Ltd. Fax: (415) 436-9993

Attys for Plaintiff John Doe aka Brian

Sapient

(BY MAIL) Pursuant to Code of Civil Procedure §1013(a), I placed a true copy thereof enclosed in a sealed envelope, addressed as set forth above, and deposited each envelope with postage fully prepaid to be placed for collection and mailing following the ordinary business practices of Clapp, Moroney, Bellagamba & Vucinich. I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing of in affidavit.

(BY PERSONAL SERVICE) I caused to be delivered by hand this date each of the above documents, to the following:

(BY FACSIMILE) I caused each of the above documents to be faxed this date to the offices of the following:

(BY FEDEX) I caused each of the above documents to be sent by FedEx this date to the offices of the following:

X (BY ECP PACER) I caused to be delivered by EPC Pacer this date each of the above documents, for which our office will maintain the EPC Pacer filing receipt, to the following:

Executed on November 29, 2007 at San Bruno, California. I declare under penalty of perjury

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Case 3:07-cv-02478-VRW Document 34 Filed 11/29/2007 Page 5 of 5 under the laws of the State of California that the foregoing is true and correct.

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